

UNITED STATES DEPARTMENT OF COMMERCE

RIKS

3	Martes o		Addres	s COMP Wash	MISSIONER ington, D.C.	OF PATENTS AND 20231	TRADEMARK
08/716, 2 169							V6
SERIAL NUMBER FILING DATE	- RS1	VAME	APPL	CANT		ATTORNEY	DOCKET NO

08/716,169 12/17/96 ANDERTON

HM12/0428 WEBB ZIESENHEIM BRUENING LOGSDON

ORKIN & HANSON
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436 SEVENTH AVENUE
PITTSBURGH PA 15219-1818

EXAMINER NOLAN, P PAPER NUMBER

1644 DATE MAILED

04/28/00

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

ďΤ	HE PERIOD FOR RESPONSE:			
e) [is extended to run	or continues to run	from the dete of the final r	ejection
b) [nailing date of this Advisory Action, wh than six months from the date of the fi	
	The date on which the response purposes of determining the peri	the petition, and the fee have been od of extension and the corresponding	FR 1.136(a), the proposed response filed is the date of the response and a g amount of the fee. Any extension f atutory period for response or as set for	also the date for the ee pursuant to 37 CFR
ΧA	ppellant's Brief is due in accordanc	e with 37 CFR 1 192(a).		
X A	pplicant's response to the final reject place the application in condition f	ction, filed $4/17/\infty$ has bor ellowance:	een considered with the following effe	ect, but it is not deemed
1. E	The proposed amendments to the	claim and /or specification will not b	e entered and the final rejection stand	ds beceuse:
	a. There is no convincing sho presented	wing under 37 CFR 1 116(b) why the	proposed amendment is necessary a	and was not earlier
	b. They raise new issues that	would require further consideration a	ind/or search. (See Note).	
	c. They raise the issue of ner	v matter. (See Note).		
	d. They are not deemed to pappeal.	lace the application in better form for	appeal by materially reducing or simp	olifying the issues for
	e. 🔲 They present additional of	aims without cancelling a correspond	ing number of finally rejected claims.	
	NOTE The proposition a lagronno	ed amendment new search of g Rejection	to the claims, mel potentially	a new
2. [Newly proposed or amended da the non-allowable claims.	ims would be al	lowed if submitted in a separately filed	samendment cancelling
з. 🗘	Upon the filing an appeal, the pri be as follows:	posed amendment 🔲 will be enter	ed (X) will not be entered and the sta	itus of the claims will
	Claims allowed:	ne		
	Claims rejected to 3 - 6	, 18, 27-23		
	However;	ercome the following rejection(s):		
4 2	The affidavit, exhibit or sequest to assuments of	or reconsideration has been consider the direction	ed but does not overcome the rejection non-guttreed	m because Hpplic
5. [The affidavit or exhibit will not be presented.	considered because applicant has no	ot shown good and sufficent reasons of	why it was not earlier
_ Th	e proposed drawing nerrestion.	has 🗍 has not been approved b	y the examiner Late	-h.l.Noh
	Other		PATRIC	KNOLAN FORMUTER
	`		,//.	(44)
			412	4/00